## UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

UNITED STATES OF AMERICA : Hon. Faith S. Hochberg

v. : Criminal No. 11-352

RAFAEL LOPEZ, a/k/a "Tito," :
LUIS ABREU, a/k/a "Luisito," :
JAISON MARTINEZ, a/k/a "Jai," :
and FRANKLIN RAUL SALAZAR- :

MARTINEZ, a/k/a "Raul," : ORDER

This matter having been opened to the Court on the joint application of Paul J. Fishman, United States Attorney for the District of New Jersey (Brian L. Urbano, Assistant U.S. Attorney, appearing), and defendants Rafael Lopez (Anthony Mack, Esq., appearing), Luis Abreu (Robert DeGroot, Esq., appearing), Jaison Martinez (John McGovern, Esq., appearing) and Franklin Raul Salazar-Martinez (Abel Arcia, Esq., appearing) and good cause having been shown, the Court makes the following findings:

- 1. This case is sufficiently complex, due to the nature of the prosecution, that it is unreasonable to expect adequate preparation for pretrial proceedings and trial within the time limits established by Title 18, United States Code, Section 3161;
- 2. The evidence in this case consists in part of over several compact discs of recorded conversations, a majority of which are in Spanish and require translation. The defense and the government will require sufficient time to review all of the conversations and attempt to stipulate to translations for the

- same. Failure to grant a continuance would deny counsel for defendant and the government reasonable time necessary for effective preparation of this case, taking into account the exercise of due diligence; and
- 3. The ends of justice served by a continuance of the trial date in this matter until November 14, 2011, outweigh the interest of the public and the defendants in a speedy trial.

ORDERED that the trial date in this matter is continued until November 14, 2011, and that the period of time from June 14, 2011 through November 14, 2011, shall be excluded for the purposes of computing time under the Speedy Trial Act pursuant to 18 U.S.C. §§ 3161(h)(8)(A), (h)(8)(B)(ii), and (h)(8)(B)(iv); and it is further

## ORDERED that:

- 1. Defendants shall file pretrial motions on or before November 14, 2011;
- 2. The government shall respond to such motions on or before November 28, 2011;
- 3. The return date for pretrial motions shall be December 5, 2011, at 9:30~a.m.; and
- 4. Trial shall commence on December 12, 2011, at 9:30 a.m. This matter is scheduled for trial behind another complex case before this Court. If trial in the other matter does not proceed on the scheduled 12/6/2011 date, this matter will proceed on 12/12/2011, In the event that the other matter proceeds to trial on HON. FAITH S. HOCHBERG United States District Judge

that this matter shall proceed to trial on <u>Sanuary 16,2012 at 9:30AM</u>, as Outlined in the 6/2/2011 e-mail from the Court, to which the Court received no objection. SO ORDERED

I hereby consent to the form and entry of this Order

FRANK ARLEO, ESQ.

ATTORNEY FOR DEFENDANT LOPEZ

ANTHONY MACK

ROBERT DEGROOT, ESQ.

ATTORNEY FOR DEFENDANT ABREU

JOHN MCGOVERN, ESQ.

ATTORNEY FOR DEFENDANT MARTINEZ

ABEL ARCIA, ESQ.

ATTORNEY FOR DEFENDANT SALAZAR-MARTINEZ

BRIAN L. URBANO

I hereby consent to the form and entry of this Order

FRANK ARLEO, ESQ.

ATTORNEY FOR DEFENDANT LOPBZ

ROBERT DEGROOT, ESQ.

ATTORNEY FOR DEFENDANT ABREU

JOHN MCGOVERN, ESQ.

ATTORNEY FOR DEFENDANT MARTINEZ

ABEL ARCIA, ESQ.

ATTORNEY FOR DEFENDANT SALAZAR-

MARTINEZ

BRIAN L. URBANO

I hereby consent to the form and entry of this Order

FRANK ARLEO, ESQ. ATTORNEY FOR DEFENDANT LOPEZ

ROBERT DEGROOT, ESQ.

ATTORNEY FOR DEFENDANT ABREU

JOHN MCGOVERN, ESQ.

ATTORNEY FOR DEFENDANT MARTINEZ

ABEL ARCIA, ESQ.

ATTORNEY FOR DEFENDANT SALAZAR-MARTINEZ

BRIAN L. URBANO

: . . . .

I hereby consent to the form and entry of this Order

FRANK ARLEO, ESQ. ATTORNEY FOR DEFENDANT LOPEZ

ROBERT DEGROOT, ESQ. ATTORNEY FOR DEFENDANT ABREU

JOHN MCGOVERN, ESQ.

ATTORNEY FOR DEFENDANT MARTINEZ

FOR DEFENDANT SALAZAR-

BRIAN L. URBANO